

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

WEDI CORP., an Illinois corporation,

Plaintiff,

v.

HYDROBLOK GRAND INTERNATIONAL
LTD., a Canadian corporation; HYDROBLOK
GRAND INTERNATIONAL INC., a Nevada
corporation; and HYDRO-BLOK USA LLC, a
Washington limited liability company,

Defendants.

C23-0452 TSZ

MINUTE ORDER

The following Minute Order is made by direction of the Court, the Honorable Thomas S. Zilly, United States District Judge:

(1) The motion for reconsideration, docket no. 73, brought by plaintiff wedi Corp. (“wedi”) is DENIED. Federal Rule of Civil Procedure 30(b)(6) contemplates that wedi will “describe with reasonable particularity the matters for examination,” and that Hydroblok Grand International Inc. (“Hydroblok-Nevada”) will “designate” one or more of its “officers, directors, or managing agents” or “other persons who consent to testify on its behalf” to be deposed about and provide “information known or reasonably available to the organization.” Whether Brian Dunn is an appropriate Rule 30(b)(6) designee for Hydroblok-Nevada is a matter entirely between Mr. Dunn and Hydroblok-Nevada; wedi may not force Mr. Dunn to consent or Hydroblok-Nevada to designate any particular individual to serve as a Rule 30(b)(6) deponent.

(2) Exhibit D, docket no. 75, to wedi’s motion for reconsideration shall remain under seal. wedi’s related motion to seal, docket no. 74, which actually seeks to unseal the document, is DENIED.

1 (3) The Court has also sealed Exhibit A, docket no. 73-1, to wedi's motion for
2 reconsideration. In the future, counsel shall exercise more caution and courtesy with
regard to public dissemination of the Court's law clerk's identity and contact information.

3 (4) The Clerk is directed to send a copy of this Minute Order to all counsel of
4 record.

Dated this 21st day of July, 2023.

Ravi Subramanian

Clerk

s/Laurie Cuaresma

Deputy Clerk